

S. C. R. No. 7, Commending the Texas Press for sponsoring the "Texas Press Goodwill Tours Special," that will visit Washington and other Eastern cities in the interest of the return of prosperity.

S. C. R. No. 8, Urging the Texas Members of Congress and the two United States Senators from Texas to support the four-point program of the American Legion.

S. C. R. No. 9, Granting N. W. Buchanan permission to sue the State.

H. B. No. 6, A bill to be entitled "An Act providing that application for the renewal of registration of a vehicle for any calendar year shall be made not later than May 31 of that year; and providing that during the months of January, February, March, April, and May of each year, it shall be lawful to operate any such vehicle under the license number plates and license issued for such vehicle for the preceding calendar year; defining the word 'vehicle'; and declaring an emergency." (With amendments.)

Respectfully,
BOB BARKER,
Secretary of the Senate.

HOUSE BILL NO. 6 WITH SENATE AMENDMENTS

Mr. Morse called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 6, A bill to be entitled "An Act providing that application for the renewal of registration of a vehicle for any calendar year shall be made not later than May 31 of that year; and providing that during the months of January, February, March, April, and May of each year, it shall be lawful to operate any such vehicle under the license number plates and license issued for such vehicle for the preceding calendar year; defining the word 'vehicle'; and declaring an emergency."

The Speaker laid the bill before the House, with the Senate amendments.

Mr. Morse moved that the House concur in the Senate amendments.

Mr. Burns moved that further consideration of the bill be postponed until 10 o'clock a. m., tomorrow, and

that the bill with the Senate amendments be printed in the Journal.

Mr. Patterson moved to table the motion of Mr. Burns, and the motion to table was lost.

Question recurring on the motion by Mr. Burns, it prevailed.

RECESS

On motion of Mr. Coombes, the House, at 5:15 o'clock p. m., took recess to 10 o'clock a. m., tomorrow.

APPENDIX

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Committee Room,
Austin, Texas, February 6, 1934.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 10, Extending vote of thanks to Texas Congressmen,

Has carefully compared same, and finds it correctly enrolled.

ROLLINS, Acting Chairman.

SEVENTH DAY

(Continued)

(Wednesday, February 7, 1934)

The House met at 10 o'clock a. m., and was called to order by Speaker Stevenson.

MESSAGES FROM THE GOVERNOR

Mr. John H. Davis, secretary to the Governor, appeared at the Bar of the House, and, being duly announced, presented the following messages from the Governor, which were read to the House, as follows:

Executive Office,
Austin, Texas, February 7, 1934.

To the Forty-third Legislature, in Second Called Session:

It has been called to my attention that the Speaker of the House of Representatives has ruled that neither my call for the current Special Session nor the message heretofore submitted to you contains language to

justify the levy and collection of taxes sufficient to retire the interest and sinking fund for the Relief Bonds, mentioned in the call and in my message.

I was under the impression at the time, and I am now of the same impression, that my call and message were sufficiently broad to provide for taxation to provide the interest and sinking fund to retire said bonds. I call attention to the fact that my message says to pass such law or laws as may be necessary "to issue and sell" the remaining bonds "proposed and permitted" under the Constitutional Amendment of the State adopted by the voters of Texas at an election, duly held on the twenty-sixth day of August, 1933, for the purpose of effecting relief to the unemployed and indigent persons of the State. By reference to this Constitutional Amendment, it will appear authority is given to levy taxes on all sources of revenue accruing to the General Fund, other than a tax on real estate. In other words, my message authorizes the Legislature to do anything as proposed and permitted under the Constitutional Amendment.

But to avoid any unnecessary discussion, I hereby submit for your consideration, the question of raising, by taxation, revenues with which to pay the interest and sinking fund necessary to retire the bonds authorized under said Constitutional Amendment, adopted on the twenty-sixth day of August, 1933, by the people, at an election duly held.

Respectfully submitted,
MIRIAM A. FERGUSON,
Governor.

Executive Office,
Austin, Texas, February 7, 1934.
To the Forty-third Legislature, in
Second Called Session:

At a former Called Session of the Legislature, under authority of the Constitutional Amendment, it was provided that the Texas Relief Commission should be composed of the Chairman of the Industrial Accident Board, the Chairman of the Texas Civil Judicial Council, three members to be appointed by the Lieutenant Governor and three by the Speaker of the House of Representatives, and one to be appointed by the Governor; and it was further provided that the Governor should not have any vote unless

in case of a tie. Ever since the passage of said law peace and harmony have not taken place in the proceedings of the Texas Relief Commission. Certain members of the Commission have not lost a single moment, since their appointment, to embarrass the present Administration, and to oppose the efforts of my office and appointees to successfully carry on the relief work in Texas.

Under the Federal authorities I am required to make application for all Federal funds, and to see that same are properly distributed, and to be responsible for the proper application of said funds for relief purposes. I am loaded with all sorts of obligations, but divested of nearly all authority. I am perfectly willing to endure this attempted embarrassment which has been placed upon me by political partisans, yet such a procedure greatly hampers and interferes with an efficient administration of the public service. For that reason, I have suggested, to friends in the Legislature, that the law ought to be changed, so as to more justly and equitably divide authority, if a successful result is to be hoped for. I have, therefore, suggested to these friends, in the Legislature, that the Texas Relief Commission should be composed of nine members—three to be appointed by the Lieutenant Governor, three by the Speaker of the House of Representatives, and two by the Governor, and the Governor allowed to vote as any other member. This would not permit me to dominate the Commission, but I submit, in all fairness, I should not be expected to perform all the duties of the office, and then have no friend or vote in the deliberations. I submit this for your consideration.

Respectfully,
MIRIAM A. FERGUSON,
Governor.

MESSAGE FROM THE SENATE

Senate Chamber,
Austin, Texas, February 7, 1934.
Hon. Coke Stevenson, Speaker of the
House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has adopted

S. C. R. No. 10, Granting Hon. Lee Wallace, Judge of the Thirty-eighth Judicial District of Texas, permission to be absent from the State of Texas

at certain intervals during 1934 and 1935.

Respectfully,
BOB BARKER,
Secretary of the Senate.

HOUSE BILL NO. 6 WITH SENATE AMENDMENTS

The Speaker laid before the House, as postponed business, for consideration at this time, House Bill No. 6, relative to the registration of motor vehicles, with Senate amendments, with motion by Mr. Morse that the House concur in the Senate amendments; pending.

Mr. Morse withdrew the motion that the House concur in the Senate amendments, and moved that the House refuse to concur in the Senate amendments, and that a conference committee be requested to adjust the differences between the two Houses on the bill.

The motion prevailed.

In accordance with the above action, the Speaker announced the appointment of the following conference committee: Messrs. Morse, Moffett, McKee, Patterson, and Pope.

NOTICE GIVEN

Mr. Walker gave notice that he would, on the next legislative day, call up, for consideration at that time, Senate Concurrent Resolution No. 1, Providing for adjournment sine die, which resolution was heretofore laid on the table subject to call.

HOUSE BILLS ON FIRST READING

The following House bills, introduced today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

By Mr. Lindsey, Mr. Walker, Mr. Head, Mr. Thomas, Mr. Jones of Runnels, Mr. Scott, Mr. Lotief, Mr. Palmer, Mr. Golson, and Mr. Puryear:

H. B. No. 16, A bill to be entitled "An Act to provide for the licensing of stores in Texas, fixing fees therefor; declaring operation without license to be a misdemeanor; defining terms used herein; providing three-fourths of fees collected hereunder shall be used for retiring principal and interest on relief bonds issued and to be issued by the Legislature, and one-fourth to be credited to the Public School Fund; making an appropriation; providing manner of issu-

ing license by the State Comptroller, and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. McGregor, Mr. Anderson, Mr. Young, Mr. Devall, Mr. Mathis, Mr. Hankamer, Mr. Hartzog, Mr. Jefferson, Mr. Clayton, Mr. Colson, Mr. Celaya, Mr. Holland, Mr. Jackson, Mr. Pavlica, Mr. James, Mr. Hill, Mr. Fuchs, Mr. Engelhard, Mr. McKee, Mr. Nicholson, Mr. Barron, Mr. Long, Mr. Ramsey, Mr. Kayton, and Mr. Dwyer:

H. B. No. 17, A bill to be entitled "An Act providing that the manufacture, sale, barter, exchange, possession, and transportation of spirituous, vinous, or malt liquors, or medicated bitters, capable of producing intoxication, or any other intoxicant whatever, shall be lawful when made under the provisions of this Act; providing that registered, licensed, and practicing physicians, complying with this Act, may issue prescriptions for such liquors, in any quantity of not less than one pint, and as often as may be necessary, for any person, for medicinal purposes; providing what such prescription shall contain, that the form thereof shall be prescribed and furnished by the Comptroller, prohibiting the use of any other character of prescription; providing registered and licensed pharmacists and operators of drug stores, in which there is a regularly registered and licensed pharmacist, who comply with the provisions of the Act, may fill such prescriptions, and sell such liquors; providing that such physician shall file an application with the Comptroller for a permit to prescribe such liquors, and providing that any druggist or owner of a drug store, or pharmacist, before filling such prescriptions, shall apply for, and receive, a permit from the Comptroller so to do, making it unlawful for any physician to prescribe such liquors without such permit; etc., and declaring an emergency."

Referred to Committee on Liquor Traffic.

By Mr. Lotief:

H. B. No. 18, A bill to be entitled "An Act to amend the Acts of the 1931, Forty-second Legislature, Regular Session, page 111, Chapter 73, by providing for the payment of occupation tax by producers of natural gas for light and fuel; and providing who

shall be subject to the provisions hereof; providing for forms and records, to be kept by producers and marketers of natural gas, the manner and method of keeping such records, or produce same upon demand; describing the word 'person,' as used herein; providing for the time of filing reports, required by the provisions hereof, and for penalties for failure to pay said tax when due, and providing for a lien to secure the payments; defining a 'cubic foot of natural gas'; etc., and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. Reed of Bowie, Mr. Vaughan, Mr. Fain, Mr. Palmer, Mr. Beck, Mr. Mitcham, and Mr. Glass:

H. B. No. 19, A bill to be entitled "An Act amending Section 40-a, of Chapter 212, of the General Laws of the Regular Session of the Forty-second Legislature, and declaring an emergency." (Relating to tax on sulphur.)

Referred to Committee on Revenue and Taxation.

By Mr. Griffith, Mr. Duvall, and Mr. Anderson:

H. B. No. 20, A bill to be entitled "An Act amending Subsection 5, of Article 6675-a, of Vernon's Annotated Texas Civil Statutes, same being Section 5, of page 172, Chapter 88, of the Acts of the Forty-first Legislature, Second Called Session of 1929, relating to the license fees for the registration of motorcycles, side cars, and passenger automobiles; etc."

Referred to Committee on Highways and Motor Traffic.

By Mr. Hester and Mr. Devall:

H. B. No. 21, A bill to be entitled "An Act providing for a more effective method of collecting delinquent taxes due the State and counties, cities and towns, independent school districts, and other taxing subdivisions of the State Government. Providing for the appointment of a delinquent tax collector in each county, prescribing his duties; etc."

Referred to Committee on Revenue and Taxation.

Mr. Dunagan, Mr. James, and Mr. Crossley:

H. B. No. 22, A bill to be entitled "An Act levying taxes upon all

money wagered or contributed toward the entry of all horses entered in races conducted under the provisions of Chapter 10, Acts of the First Called Session of the Forty-third Legislature; providing that the tax hereby levied shall be exclusive of and in addition to all taxes provided by Chapter 10; etc."

Referred to Committee on Revenue and Taxation.

By Mr. Dunagan, Mr. Canon, Mr. James, and Mr. Crossley:

H. B. No. 23, A bill to be entitled "An Act levying a ten per cent (10%) tax upon each individual, firm, club, co-partnership, corporation, company, or association, which conducts any racing meet under the provisions of Chapter 10, Acts of the First Called Session of the Forty-third Legislature, where an admission fee is charged or received; providing for the collection of said tax by the Comptroller of Public Accounts, and appropriating said tax to the Texas Relief Bond Sinking Fund, and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. Hunt:

H. B. No. 24, A bill to be entitled "An Act imposing and levying an occupation tax on all individuals, companies, corporations, and associations selling or furnishing power or electrical energy to the public for compensation; providing that every such individual, company, corporation, or association selling or furnishing electrical energy or power to the public for compensation shall pay a quarterly tax of one-fourth mill on each kilowatt or kilowatt-hour of electrical power sold by any electric light or power company authorized to transact business in this State; etc., and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. Roberts:

H. B. No. 25, A bill to be entitled "An Act to amend Article 4769, of the Revised Civil Statutes of 1925, relating to reports of certain life insurance companies; providing for an occupation tax; repealing any and all laws in conflict, and declaring an emergency."

Referred to Committee on Revenue and Taxation.

LEAVE OF ABSENCE GRANTED

(By Unanimous Consent)

Mr. Greathouse was granted leave of absence for today on account of important business, on motion of Mr. Stanfield.

HOUSE BILL NO. 13 ON PASSAGE TO ENGROSSMENT

The Speaker laid before the House, as pending business, on its passage to engrossment,

H. B. No. 13, A bill to be entitled "An Act providing for the issuance of State relief bonds, to be designated as 'Texas Relief Bonds—Second Series,' in the sum of ten million dollars (\$10,000,000), under Section 51-a, Article III, of the Constitution of the State of Texas; providing the terms and the denominations and interest of such bonds, and the manner of signing and registering same, and the sources from which said bonds and the interest thereon shall be paid, and exempting same from taxation; etc.";

The bill having been read second time on yesterday, with committee amendment by Mr. Barron, and amendment by Mr. Jones of Atascosa, to the committee amendment, pending.

Mr. Patterson moved that House Bill No. 13 be laid on the table subject to call.

The motion was lost.

Mr. Barron and Mr. Jones of Atascosa temporarily withdrew the pending amendments, in order that the House might consider, at this time, the following amendments by Mr. Moore et al.:

Amend House Bill No. 13 by striking out lines 37, 38, 39, and 40, on page 6, and lines 1 to 14, both inclusive, on page 7, and inserting in lieu thereof the following:

"Each year after this Act becomes operative and until the bonds herein provided for have been retired, the State Treasurer of the State of Texas, as he receives any and all moneys (other than any tax on real property) obtained for the use and benefit of, and which, under the present law, would go to the General Revenue Fund of the State, shall, before such funds go into General Revenue, annually set up, out of such funds, a special and separate fund, in anticipation of, and sufficient to meet, all interest and maturity requirements on

said bonds for the fiscal year succeeding, which said fund shall be deposited to the credit of the 'Texas Relief Bond Sinking Fund, Second Series.' Said Texas Relief Bond Sinking Fund shall be kept by said State Treasurer as a special fund, out of which the interest of said bonds shall be paid, and out of which said bonds shall be redeemed, and the same is hereby appropriated for the purpose of paying the interest and principal of the bonds authorized by this Act for each and every year while such bonds or any of them are outstanding, it being the intention of the Legislature to set apart and preserve an adequate fund to pay off and discharge the principal and interest of said obligation as and when the same becomes due and payable."

MOORE,
HUGHES,
McKEE.

(Pending consideration of the amendment, Mr. Reed of Bowie occupied the Chair temporarily.)

(Speaker in the Chair.)

Mr. Jones of Atascosa moved the previous question on the pending amendment, and the main question was ordered.

Question recurring on the amendment, it was adopted by the following vote:

Yeas—98

Adamson.	Hartzog.
Alexander.	Head.
Alsup.	Hester.
Atchison.	Hodges.
Barron.	Holekamp.
Beck.	Holloway.
Bourne.	Hoskins.
Bradley.	Huddleston.
Burns.	Hughes.
Calvert.	Hunter.
Cathey.	Hyder.
Celaya.	James.
Chastain.	Jefferson.
Clayton.	Johnson
Colson.	of Anderson.
Coombes.	Jones of Atascosa.
Crossley.	Jones of Shelby.
Daniel.	Kayton.
Dean.	Kyle of Palo Pinto.
Dunagan.	Latham.
Engelhard.	Lemens.
Fain.	Leonard.
Fuchs.	Long.
Glass.	Mackay.
Golson.	Magee.
Goodman.	McCullough.
Hankamer.	McKee.
Harris.	Merritt.

Mitcham.	Rollins.
Moore.	Russell.
Morrison.	Savage.
Morse.	Shannon.
Munson.	Shults.
Nicholson.	Smith.
Palmer.	Stanfield.
Parkhouse.	Steward.
Patterson.	Stinson.
Pavlica.	Stovall.
Pope.	Stubbeman.
Ramsey.	Tarwater.
Ratliff.	Tennyson.
Ray.	Thomas.
Reader.	Tillery.
Reed of Bowie.	Townsend.
Reed of Dallas.	Van Zandt.
Renfro.	Wagstaff.
Roark.	Weinert.
Roberts.	Wells.
Rogers	Wood.
of Ochiltree.	Young.

Nays—24

Aikin.	Hicks.
Baker.	Hunt.
Barrett.	Jones of Runnels.
Bergman.	Lindsey.
Camp.	Lotief.
Canon.	Puryear.
Cowley.	Riddle.
Davidson.	Rogers of Hunt.
Devall.	Scarborough.
Fisher.	Turlington.
Ford.	Vaughan.
Good.	Walker.

Absent

Anderson.	Holland.
Butler.	Jackson.
Caven.	Kyle of Hays.
Dunlap.	Laird.
Duvall.	Lange.
Dwyer.	Mathis.
Griffith.	McGregor.
Harman.	Metcalfe.
Harrison.	Winningham.
Hill.	

Absent—Excused

Bedford.	McDougald.
Graves.	Moffett.
Greathouse.	Scott.
Johnson	
of Dimmit.	

Mr. Moore offered the following amendment to the bill:

Amend House Bill No. 13 by adding the words "Second Series" at all places, immediately after the words, "Texas Relief Bond Sinking Fund," wherever such appears in the bill.

MOORE,
LONG.

The amendment was adopted.

Mr. Moore offered the following amendment to the bill:

Amend House Bill No. 13 by adding a new section, to be known as Section 6-a, to read as follows:

"In like manner as is provided for the 'Texas Relief Bond Sinking Fund—Second Series,' in Section 6-a above, the State Treasurer shall set up a 'Texas Relief Bond Sinking Fund' for the first series of \$5,500,000 heretofore issued."

MOORE,
LONG.

The amendment was adopted.

Mr. Barron and Mr. Jones of Atascosa offered the amendments heretofore temporarily withdrawn.

Mr. Kayton offered the following substitute for the amendment, by Mr. Jones of Atascosa:

Substitute amendment to committee amendment to House Bill No. 13 by striking out the words and figures "four and a half million dollars (\$4,500,000)," wherever they occur, and substituting in lieu thereof the words and figures "fourteen million five hundred thousand dollars (\$14,500,000)," and adding the following:

"There is hereby created the Legislative Bond Commission, which shall consist of five Members of the House, appointed by the Speaker, of which the Speaker shall be one, and five Members of the Senate, appointed by the Lieutenant Governor, of which the Lieutenant Governor shall be one. The Commission shall have the authority to instruct the Texas Bond Commission as to the sum of bonds which shall be advertised for sale.

"Before the Legislative Bond Commission shall authorize the issuance of any sum of bonds, they shall receive from the Texas Relief Commission a full report of the expenditures made in Texas for relief purposes during the last two months, and shall further receive an estimate from the Texas Relief Commission as to the proposed expenditures for the next two months.

"The report of the actual expenditures of the previous two months, and of the contemplated expenditures for the next two months, shall be made available to the public.

"The Legislative Bond Commission shall not receive any salary, but legiti-

mate expenses necessary for their proper performance, shall be allowed from the Relief Bond Fund."

Mr. Kayton called for a division of the questions in the amendment.

Question first recurring on the section of the amendment relative to the amount of bonds to be authorized, yeas and nays were demanded.

This section of the amendment was lost by the following vote:

Yeas—4

Dwyer.	Rogers
Pavlica.	of Ochiltree.
Ray.	

Nays—126

Adamson.	Holland.
Aikin.	Holloway.
Alexander.	Hoskins.
Alsup.	Huddleston.
Anderson.	Hughes.
Atchison.	Hunt.
Baker.	Hunter.
Barrett.	Hyder.
Beck.	Jackson.
Bergman.	James.
Bourne.	Johnson
Bradley.	of Anderson.
Burns.	Jones of Atascosa.
Calvert.	Jones of Runnels.
Camp.	Jones of Shelby.
Canon.	Kayton.
Cathey.	Kyle of Hays.
Caven.	Kyle of Palo Pinto.
Chastain.	Laird.
Clayton.	Lange.
Colson.	Latham.
Cowley.	Lemens.
Crossley.	Leonard.
Daniel.	Lindsey.
Davidson.	Lotief.
Dean.	Mackay.
Devall.	Magee.
Dunlap.	Mathis.
Dunagan.	McGregor.
Duvall.	McKee.
Engelhard.	Merritt.
Fain.	Metcalfe.
Fisher.	Mitcham.
Ford.	Moore.
Fuchs.	Morrison.
Glass.	Morse.
Golson.	Munson.
Goodman.	Nicholson.
Griffith.	Palmer.
Hankamer.	Parkhouse.
Harris.	Patterson.
Hartzog.	Pope.
Head.	Puryear.
Hester.	Ramsey.
Hicks.	Ratliff.
Hodges.	Reader.
Holekamp.	Reed of Bowie.

Reed of Dallas.	Stubbeman.
Renfro.	Tarwater.
Riddle.	Tennyson.
Roark.	Thomas.
Roberts.	Tillery.
Rogers of Hunt.	Townsend.
Rollins.	Turlington.
Russell.	Van Zandt.
Savage.	Vaughan.
Scarborough.	Wagstaff.
Shannon.	Walker.
Shults.	Weinert.
Smith.	Wells.
Stanfield.	Winningham.
Steward.	Wood.
Stinson.	Young.
Stovall.	

Absent

Barron.	Harrison.
Butler.	Hill.
Celaya.	Jefferson.
Coombes.	Long.
Good.	McCullough.
Harman.	

Absent—Excused

Bedford.	McDougald.
Graves.	Moffett.
Greathouse.	Scott.
Johnson	
of Dimmit.	

BILL RE-REFERRED

Mr. Lotief moved that House Bill No. 18 be withdrawn from the Committee on Revenue and Taxation, and referred to the Committee on Live Stock and Stock Raising.

The motion prevailed.

MOTION TO RE-REFER HOUSE BILL NO. 19

Mr. Reed of Bowie moved that House Bill No. 19 be withdrawn from the Committee on Revenue and Taxation and referred to the Committee on Criminal Jurisprudence.

The motion was lost.

RECESS

On motion of Mr. Reed of Bowie, the House, at 12 o'clock m., took recess to 2 o'clock p. m., today.

AFTERNOON SESSION

The House met at 2 o'clock p. m., and was called to order by the Speaker.

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence for this afternoon on account of important

committee work on House Bill No. 6: Messrs. Morse, Moffett, McKee, Patterson, Pope, and Moore.

INVITING CAPITAL CITY QUARTET TO SING

Mr. Bradley offered the following resolution:

Whereas, The House of Representatives has on many occasions enjoyed the entertainment of talented individuals who have appeared before the House to sing or otherwise entertain the Members of the House by rendering suitable programs; and

Whereas, The Capital-city Quartet is constituted of four talented singers, especially in rendering negro spirituals and other suitable songs, and is available to the House of Representatives at this time; now, therefore, be it

Resolved by the House of Representatives, That the Speaker of the House be, and is hereby, authorized to invite said quartet to render a suitable program before the House at such time as the Speaker may see fit.

BRADLEY,
DAVIDSON,
PALMER.

The resolution was read second time, and was adopted.

RELATIVE TO TEXAS PRESS ASSOCIATION GOODWILL TOUR

The Speaker laid before the House, for consideration at this time, the following resolution:

S. C. R. No. 7, Relative to certain goodwill tour.

Whereas, Texas citizens and industries have in the past conducted National goodwill tours; and

Whereas, These tours have proven of untold value to the prosperity of Texas; and

Whereas, We have in President Franklin Delano Roosevelt a Chief Executive whose every effort is being devoted to a return of prosperity; and

Whereas, Texas is rapidly returning to a state of prosperity as contemplated in the President's program; and

Whereas, The Press of Texas has seen fit to revive interest in goodwill tours by sponsoring "The Texas Press Goodwill Special Train" that will visit Washington, D. C., and other

major cities of the Middle West and East to carry our message of returning prosperity to the seat of the Federal Government and to industrial and financial centers, thus affording an opportunity on the part of our citizens to renew financial and commercial connections for our State; and

Whereas, We recognize in the proposal for the "Texas Press Goodwill Special Train" a magnificent opportunity to present the many advantages which Texas offers over other States of the Nation; now, therefore, be it

Resolved by the Senate of Texas, the House of Representatives concurring, That we give official sanction to the Press of Texas in this splendid and patriotic undertaking, not alone in recognition of the service that will be rendered our State, but also in recognition of the part that Texas' most distinguished citizen, Vice-President John Nance Garner, and our able United States Senators and Congressmen have contributed in co-operation with President Roosevelt to the return of prosperity; be it further

Resolved, That we commend the Press of Texas for sponsoring this goodwill tour and recommend full co-operation on the part of Texas citizens in this undertaking; be it further

Resolved, That a copy of this resolution be enrolled for presentation to President Roosevelt and other Members of his Official Family by messengers in conveying the best wishes of the citizens of our State.

The resolution was read second time, and was adopted.

REQUESTING TEXAS CONGRESSMEN TO SUPPORT CERTAIN MEASURE

The Speaker laid before the House, for consideration at this time, the following resolution:

S. C. R. No. 8, Requesting Texas Congressmen to support certain measure.

Whereas, It is generally recognized that under recent authorization of the Congress of the United States, action has been taken by the Veterans Administration which has resulted in hardship and injustice to many of the veterans of the World War because certain rules have been

applied by the Veterans Administration in a manner that does not adequately meet the moral responsibilities of the Government of the United States to men who had sacrificed their health or had become crippled in the services of our country; and

Whereas, Such injustice has been admitted on the part of the Government by rectifying some of the mistakes that it made in particular cases where disabled veterans had been ruthlessly cut off, although there are yet many meritorious cases that are not being adequately cared for by the Veterans Administration under present legislation; now, therefore, be it

Resolved by the Senate of the State of Texas, the House of Representatives concurring, That the twenty-one Congressmen representing the State of Texas, and the two United States Senators in the Congress of the United States be, and are hereby, requested to support the four-point program of the American Legion, and be it further

Resolved, That copies of these resolutions be sent to each of said Congressmen representing the State of Texas.

The resolution was read second time.

On motion of Mrs. Hughes, the resolution was referred to the Committee on Military Affairs.

HOUSE CONCURRENT RESOLUTION NO. 15 WITH SENATE AMENDMENTS

Mr. Hunt called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. C. R. No. 15, Endorsing Hon. William J. Fanning for position as United States Minister to Czechoslovakia.

The Speaker laid the resolution before the House, with the Senate amendments.

On motion of Mr. Hunt, the House concurred in the Senate amendments.

GRANTING N. W. BUCHANAN PERMISSION TO SUE THE STATE

The Speaker laid before the House, for consideration at this time, the following resolution:

S. C. R. No. 9, Granting N. W. Buchanan permission to sue the State of Texas,

Whereas, On or about September 23, 1933, N. W. Buchanan, resident of the City of Tahoka, in Lynn County, Texas, was standing on the side of his car, riding down the streets of Tahoka; and

Whereas, While he was so riding down the streets of Tahoka, a highway truck that was being driven by a young man in the services of the Highway Department of Texas recklessly backed into said Buchanan's car, seriously injuring said N. W. Buchanan. This injury consisted of back and hips being severely crushed and flesh being torn from one leg almost all the way around, leaving the bone exposed for several inches, which has become a running sore and will not heal for some time yet; and

Whereas, Said Buchanan, by reason of such accident, was confined to his bed for many weeks, and is able at this time to hobble around on crutches with severe pain and discomfort, and by reason of said accident, it may be many months before he is able to do any work at all; and

Whereas, N. W. Buchanan is married and has a family of three children who are wholly dependent on him for support, and by reason of said injury has been unable to make a living for his family and will be unable to work for some time yet, thereby causing real suffering and need to both himself and family; now, therefore, be it

Resolved by the Senate, the House of Representatives concurring, That the said N. W. Buchanan, or his heirs, executors, and administrators, be, and they are hereby, authorized to bring suit against the State Highway Department of Texas and or the State of Texas for such amount as said N. W. Buchanan may be entitled to recover by reason of such resulting damages, and that in case such suit be filed, service of citation, or other necessary process be had upon the Governor of the State of Texas, the Chairman of the State Highway Commission of Texas, and the Attorney General of Texas, and that the same have the same force and effect as made and provided in civil cases; and provided, that either one of the parties to said suit shall have the right to appeal without the execution of bond, and any judgment that may be finally established against the State of Texas and the State Highway Commission of Texas, or either of them, in said suit, shall be a liq-

undated debt, and shall be paid by the State Highway Commission of Texas out of the State Highway Funds. Such a suit may be filed in any court of competent jurisdiction in Travis County, Texas.

The resolution was read second time.

On motion of Mr. Aikin, the resolution was referred to the Committee on State Affairs.

HOUSE BILL NO. 13 ON PASSAGE TO ENGROSSMENT

The House resumed consideration of pending business, same being House Bill No. 13, relative to the issuance of certain State bonds, on passage to engrossment, with committee amendment, and amendment by Mr. Jones of Atascosa to the committee amendment, pending.

Mr. Pavlica moved to table the amendment offered by Mr. Jones of Atascosa.

Question recurring on the motion to table, it was lost by the following vote:

Yeas—45

Anderson.	Laird.
Barron.	Long.
Bradley.	Mackay.
Butler.	Magee.
Chastain.	Morrison.
Davidson.	Munson.
Dunagan.	Nicholson.
Duvall.	Pavlica.
Dwyer.	Pope.
Engelhard.	Ray.
Glass.	Reader.
Golson.	Reed of Dallas.
Goodman.	Renfro.
Griffith.	Rogers
Hartzog.	of Ochiltree.
Hill.	Rollins.
Holland.	Scarborough.
Holloway.	Smith.
Huddleston.	Stanfield.
Hyder.	Stinson.
Jackson.	Stubbeman.
Jones of Shelby.	Van Zandt.
Kayton.	Young.

Nays—81

Adamson.	Burns.
Aikin.	Calvert.
Alexander.	Camp.
Alsup.	Canon.
Atchison.	Cathey.
Baker.	Caven.
Barrett.	Clayton.
Beck.	Coombes.
Bergman.	Cowley.
Bourne.	Crossley.

Daniel.	Merritt.
Dean.	Metcalfe.
Devall.	Mitcham.
Dunlap.	Palmer.
Fain.	Parkhouse.
Ford.	Patterson.
Fuchs.	Purveyer.
Good.	Ratliff.
Hankamer.	Reed of Bowie.
Harman.	Roark.
Harris.	Roberts.
Head.	Rogers of Hunt.
Hester.	Russell.
Hicks.	Savage.
Hodges.	Shannon.
Holekamp.	Shults.
Hoskins.	Steward.
Hughes.	Stovall.
Hunt.	Tarwater.
James.	Tennyson.
Johnson	Thomas.
of Anderson.	Tillery.
Jones of Atascosa.	Townsend.
Jones of Runnels.	Turlington.
Kyle of Hays.	Vaughan.
Latham.	Wagstaff.
Lemens.	Walker.
Leonard.	Weinert.
Lindsey.	Wells.
Lotief.	Winningham.
Mathis.	Wood.

Absent

Celaya.	Kyle of Palo Pinto.
Colson.	Lange.
Fisher.	McCullough.
Harrison.	McGregor.
Hunter.	Ramsey.
Jefferson.	Riddle.

Absent—Excused

Bedford.	McKee.
Graves.	Moffett.
Greathouse.	Moore.
Johnson	Morse.
of Dimmit.	Scott.
McDougald.	

Question next recurring on the amendment by Mr. Jones of Atascosa, it was adopted by the following vote:

Yeas—89

Adamson.	Camp.
Aikin.	Cathey.
Alexander.	Caven.
Alsup.	Chastain.
Atchison.	Clayton.
Baker.	Coombes.
Barrett.	Cowley.
Beck.	Crossley.
Bergman.	Daniel.
Bourne.	Davidson.
Burns.	Dean.
Calvert.	Devall.

Fain.	Morrison.
Ford.	Palmer.
Fuchs.	Parkhouse.
Good.	Patterson.
Goodman.	Purveyer.
Hankamer.	Ratliff.
Harman.	Ray.
Harris.	Reed of Bowie.
Head.	Reed of Dallas.
Hester.	Roark.
Hicks.	Roberts.
Hodges.	Rogers of Hunt.
Holekamp.	Russell.
Holland.	Savage.
Hoskins.	Shannon.
Hughes.	Shults.
Hunt.	Stanfield.
Jackson.	Steward.
James.	Stinson.
Johnson	Stovall.
of Anderson.	Tarwater.
Jones of Atascosa.	Tennyson.
Jones of Runnels.	Thomas.
Kyle of Hays.	Tillery.
Latham.	Townsend.
Lemens.	Turlington.
Leonard.	Vaughan.
Lindsey.	Wagstaff.
Lotief.	Walker.
Mathis.	Weinert.
Merritt.	Wells.
Metcalfe.	Winningham.
Mitcham.	Wood.

Nays—37

Anderson.	Kayton.
Barron.	Kyle of Palo Pinto.
Bradley.	Laird.
Butler.	Long.
Canon.	Mackay.
Dunlap.	Magee.
Dunagan.	Munson.
Dwyer.	Nicholson.
Engelhard.	Pavlica.
Glass.	Pope.
Golson.	Reader.
Griffith.	Renfro.
Hartzog.	Rollins.
Hill.	Scarborough.
Holloway.	Smith.
Huddleston.	Stubbeman.
Hyder.	Van Zandt.
Jefferson.	Young.
Jones of Shelby.	

Absent

Celaya.	McCullough.
Colson.	McGregor.
Duvall.	Ramsey.
Fisher.	Riddle.
Harrison.	Rogers
Hunter.	of Ochiltree.
Lange.	

Absent—Excused

Bedford.	Graves.
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Greathouse.	Moffett.
Johnson	Moore.
of Dimmit.	Morse.
McDougald.	Scott.
McKee.	

The committee amendment as amended was then adopted.

Mr. Metcalfe moved to reconsider the vote by which the committee amendment as amended was adopted, and to table the motion to reconsider.

The motion to table prevailed.

Mr. Long offered the following amendment to the bill:

Amend House Bill No. 13 by striking out all of Section 18, and renumber sections accordingly.

The amendment was lost.

Mr. Long offered the following amendment to the bill:

Amend House Bill No. 13 by striking out all of Section 16, and insert in lieu thereof the following:

"Section 16. The Texas Relief Commission may pay or provide for the distribution of food, clothing, or other necessities supplied by any agency of the Federal or State Government, in instance where the Federal Government will not bear the cost of such distribution."

On motion of Mr. Metcalfe, the amendment was tabled.

Mr. Shannon offered the following committee amendment to the bill:

Amend House Bill No. 13 by striking out Subsection g, of Section 1, and insert in lieu thereof the following:

"g. Each bond shall be signed by the Governor, attested by the Secretary of State, under the seal of the State of Texas, countersigned by the State Comptroller of Public Accounts, approved as to form by the Attorney General of Texas, registered by the State Treasurer of Texas. The facsimile signatures of the Governor, Secretary of State, and the State Comptroller of Public Accounts may be lithographed on the interest coupons of said bonds."

Mr. Burns offered the following substitute for the amendment by Mr. Shannon:

Substitute for amendment to House Bill No. 13 by striking out Subsection g, of Section 1, thereof, and inserting in lieu thereof the following:

"g. Each of said bonds shall be signed by the Governor, attested by the Secretary of State, under the seal of the State of Texas, countersigned by the State Comptroller of Public Accounts, and registered by the State Treasurer of Texas. The facsimile signatures of the Governor, Secretary of State, and the State Comptroller of Public Accounts may be lithographed on such bonds and the interest coupons of said bonds. When said bonds have been approved by the Attorney General and his certificate of approval attached thereto."

Mr. Shannon moved to table the substitute amendment.

The motion to table was lost.

The substitute amendment was adopted.

The amendment as substituted was then adopted.

Mr. Long offered the following committee amendment to the bill:

Amend House Bill No. 13, Section 9-a, by inserting after the word "for," in line 2, the following: "or any owner or holder of the bonds heretofore authorized by the Legislature."

The amendment was adopted.

Mr. Kyle of Hays offered the following amendment to the bill:

Amend House Bill No. 13 by adding a new section, between lines 17 and 18, on page 6, to be known as Section 5, and to renumber the remaining sections accordingly:

"Section 5. No bonds sold by the Texas Bond Commission, under the terms of this Act, shall ever be purchased by, for, on account of, or out of the Permanent Fund of the University of Texas, Public Free School Fund, Highway Fund, or any other fund now existing under the control of, or for the use and maintenance of, any institution of higher education in Texas, or the public school system of this State, or any eleemosynary institution of the State, or the sinking funds of any county in this State."

Signed—Kyle of Hays, Turlington, Head, Ford, Glass, Riddle, Rollins, Lemens, Hunt, Mitcham, Tillery, Win-ningham, Hughes, Metcalfe, Butler, Hunter.

Mr. Long raised a point of order on further consideration of the amendment, on the ground that it violates certain provisions of the State Constitution.

The Speaker overruled the point of order.

Mr. Coombes moved to table the amendment.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table was lost by the following vote:

Yeas—43

Adamson.	Merritt.
Barrett.	Morrison.
Barron.	Nicholson.
Cathey.	Palmer.
Chastain.	Pope.
Coombes.	Ramsey.
Devall.	Ray.
Dwyer.	Rogers of Hunt.
Engelhard.	Rogers
Fisher.	of Ochiltree.
Golson.	Rollins.
Good.	Savage.
Hartzog.	Scarborough.
Holland.	Stanfield.
Hoskins.	Stinson.
Huddleston.	Stovall.
Jones of Shelby.	Stubbeman.
Kayton.	Tarwater.
Long.	Van Zandt.
Lotief.	Walker.
McGregor.	Weinert.
McKee.	Wood.

Nays—82

Aikin.	Hill.
Alexander.	Hodges.
Alsup.	Holekamp.
Anderson.	Hughes.
Atchison.	Hunt.
Baker.	Hunter.
Bergman.	Hyder.
Bourne.	Jackson.
Bradley.	James.
Burns.	Jefferson.
Butler.	Jones of Atascosa.
Camp.	Jones of Runnels.
Canon.	Kyle of Hays.
Clayton.	Laird.
Cowley.	Lange.
Crossley.	Latham.
Davidson.	Lemens.
Dean.	Leonard.
Dunagan.	Mackay.
Fain.	Magee.
Ford.	Mathis.
Glass.	Metcalfe.
Goodman.	Mitcham.
Griffith.	Moore.
Hankamer.	Morse.
Harman.	Munson.
Harris.	Parkhouse.
Head.	Patterson.
Hester.	Puryear.
Hicks.	Ratliff.

Reader.	Steward.
Reed of Bowie.	Tennyson.
Reed of Dallas.	Thomas.
Renfro.	Tillery.
Riddle.	Townsend.
Roark.	Turlington.
Roberts.	Vaughan.
Russell.	Wagstaff.
Shannon.	Wells.
Shults.	Winningham.
Smith.	Young.

Absent

Beck.	Harrison.
Calvert.	Holloway.
Caven.	Johnson
Celaya.	of Anderson.
Colson.	Kyle of Palo Pinto.
Daniel.	Lindsey.
Dunlap.	McCullough.
Duvall.	Pavlica.
Fuchs.	

Absent—Excused

Bedford.	McDougald.
Graves.	Moffett.
Greathouse.	Scott.
Johnson	
of Dimmit.	

Mr. McGregor raised a point of order on further consideration of the amendment by Mr. Kyle of Hays, on the ground that it violates certain constitutional provisions.

The Speaker overruled the point of order.

Question recurring on the amendment by Mr. Kyle of Hays, yeas and nays were demanded.

The amendment was adopted by the following vote:

Yeas—85

Aikin.	Dunagan.
Alexander.	Duvall.
Alsup.	Fain.
Anderson.	Fisher.
Atchison.	Ford.
Baker.	Fuchs.
Bergman.	Glass.
Bourne.	Goodman.
Bradley.	Hankamer.
Burns.	Harman.
Butler.	Head.
Calvert.	Hicks.
Camp.	Hill.
Canon.	Hodges.
Caven.	Holland.
Chastain.	Hughes.
Clayton.	Hunt.
Colson.	Hunter.
Cowley.	Jackson.
Crossley.	James.
Daniel.	Jefferson.
Davidson.	Johnson
Dean.	of Anderson.

Jones of Runnels.	Reed of Bowie.
Kyle of Hays.	Renfro.
Lange.	Riddle.
Latham.	Roark.
Lemens.	Roberts.
Leonard.	Rogers of Hunt.
Lindsey.	Shannon.
Magee.	Shults.
Mathis.	Smith.
Metcalfe.	Steward.
Mitcham.	Tennyson.
Moore.	Thomas.
Morse.	Tillery.
Munson.	Townsend.
Palmer.	Turlington.
Parkhouse.	Vaughan.
Patterson.	Wagstaff.
Puryear.	Wells.
Ratliff.	Winningham.
Reader.	Young.

Nays—42

Adamson.	McKee.
Barrett.	Merritt.
Barron.	Morrison.
Cathey.	Pope.
Coombes.	Ramsey.
Devall.	Ray.
Engelhard.	Reed of Dallas.
Good.	Rogers
Harris.	of Ochiltree.
Hartzog.	Rollins.
Holekamp.	Russell.
Hoskins.	Savage.
Huddleston.	Scarborough.
Hyder.	Stanfield.
Jones of Shelby.	Stovall.
Kayton.	Stubbeman.
Kyle of Palo Pinto.	Tarwater.
Laird.	Van Zandt.
Long.	Walker.
Lotief.	Weinert.
Mackay.	Wood.
McGregor.	

Absent

Beck.	Hester.
Celaya.	Holloway.
Dunlap.	Jones of Atascosa.
Dwyer.	McCullough.
Golson.	Nicholson.
Griffith.	Pavlica.
Harrison.	Stinson.

Absent—Excused

Bedford.	McDougald.
Graves.	Moffett.
Greathouse.	Scott.
Johnson	
of Dimmit.	

Mr. Kayton offered the following amendment to the bill:

Amend House Bill No. 13, page 4, by adding Section i, after line 1, to read as follows:

"Section i. The State Treasurer of Texas is hereby authorized to employ two (2) bond clerks to keep an accurate record of each of these bonds, and the registration and payment of same, together with the interest coupons; and there is hereby appropriated, out of the Texas Relief Bond Sinking Fund, an amount of money, not to exceed \$5,000 per year, to pay the salaries of said bond clerks at a rate not to exceed \$150 per month each, as well as necessary expenses, such as record books and postage for this work."

Mr. Mathis moved to table the amendment.

The motion to table prevailed.

Mrs. Hughes offered the following amendment to the bill:

Amend House Bill No. 13, Section 3, page 5, line 4, by adding after the word "Texas" the following: "and any officer of the State of Texas or any officer or member of any board or commission of the State of Texas participating in such attempted loan or advance shall be guilty of high crime and misdemeanor"; and striking out the last sentence of said section.

HUGHES,
MOORE.

The amendment was adopted.

Mr. Burns offered the following amendment to the bill:

Amend House Bill No. 13, page 3, line 19, by striking out all of Sub-section f.

Mr. Long moved to table the amendment.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas—82

Adamson.	Fisher.
Anderson.	Fuchs.
Atchison.	Glass.
Barron.	Golson.
Bradley.	Goodman.
Butler.	Hankamer.
Calvert.	Harris.
Chastain.	Hartzog.
Clayton.	Hester.
Dean.	Hill.
Dunagan.	Hodges.
Duvall.	Holekamp.
Dwyer.	Hoskins.
Fain.	Huddleston.

Hughes.	Ray.
Hunt.	Reed of Dallas.
Hyder.	Renfro.
Jackson.	Roark.
James.	Roberts.
Jefferson.	Rogers
Johnson	of Ochiltree.
of Anderson.	Rollins.
Jones of Atascosa.	Savage.
Jones of Runnels.	Scarborough.
Jones of Shelby.	Shannon.
Kyle of Palo Pinto.	Shults.
Lange.	Smith.
Lemens.	Stanfield.
Long.	Steward.
Mackay.	Stinson.
Magee.	Stovall.
McGregor.	Stubberman.
McKee.	Tarwater.
Merritt.	Tennyson.
Metcalfe.	Thomas.
Moore.	Townsend.
Morrison.	Turlington.
Munson.	Van Zandt.
Nicholson.	Wagstaff.
Parkhouse.	Weinert.
Pope.	Wells.
Ratliff.	Young.

Nays—34

Aikin.	Head.
Alexander.	Holland.
Alsup.	Hunter.
Baker.	Kyle of Hays.
Barrett.	Latham.
Bourne.	Lotief.
Burns.	Mitcham.
Camp.	Puryear.
Canon.	Ramsey.
Cathey.	Reed of Bowie.
Cowley.	Rogers of Hunt.
Crossley.	Russell.
Daniel.	Tillery.
Davidson.	Vaughan.
Devall.	Walker.
Ford.	Winningham.
Harman.	Wood.

Present—Not Voting

Bergman.	Palmer.
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Absent

Beck.	Holloway.
Caven.	Kayton.
Celaya.	Laird.
Colson.	Leonard.
Coombes.	Lindsey.
Dunlap.	Mathis.
Engelhard.	McCullough.
Good.	Pavlica.
Griffith.	Reader.
Harrison.	Riddle.
Hicks.	

Absent—Excused

Bedford.	McDougald.
Graves.	Moffett.
Greathouse.	Morse.
Johnson	Patterson.
of Dimmit.	Scott.

Mr. Hunt offered the following amendment to the bill:

Amend House Bill No. 13, page 5, Section 4, line 34, between the word "agency" and the word "the," by inserting the following: "other than such agencies as are specifically prohibited from purchasing same by the provisions of this Act."

The amendment was adopted.

Question—Shall House Bill No. 13 pass to engrossment?

COMMITTEE TO SELECT POR- TRAIT OF HON. JOHN NANCE GARNER

The Speaker announced the appointment of the following committee, in pursuant to a resolution heretofore adopted, to select a portrait of Hon. John Nance Garner: Messrs. Kayton, Chastain, and Scott.

RESOLUTION SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof, and its caption had been read, the following enrolled resolution:

H. C. R. No. 15, Endorsing Hon. William J. Fanning for appointment as United States Minister to Czechoslovakia.

RECESS

Mr. Mathis moved that the House adjourn until 10 o'clock a. m., tomorrow.

Mr. Chastain moved that the House recess to 10 o'clock a. m., tomorrow.

Question first recurring on the motion by Mr. Mathis, yeas and nays were demanded.

The motion was lost by the following vote:

Yeas—45

Baker.	Engelhard.
Barron.	Fisher.
Bergman.	Ford.
Bourne.	Glass.
Camp.	Golson.
Colson.	Good.
Coombes.	Hartzog.
Crossley.	Holland.
Davidson.	Huddleston.

Hunter.
Jackson.
Jefferson.
Kyle of Hays.
Laird.
Lange.
Leonard.
McGregor.
McKee.
Merritt.
Morrison.
Morse.
Munson.
Palmer.

Parkhouse.
Reed of Dallas.
Renfro.
Riddle.
Roark.
Rollins.
Stanfield.
Stovall.
Stubbeman.
Thomas.
Townsend.
Vaughan.
Young.

Nays—56

Adamson.
Aikin.
Alexander.
Alsup.
Atchison.
Barrett.
Butler.
Calvert.
Canon.
Cathey.
Chastain.
Clayton.
Cowley.
Dean.
Dunagan.
Fain.
Fuchs.
Hankamer.
Harris.
Hester.
Hodges.
Holekamp.
Holloway.
Hoskins.
Hughes.
James.
Jones of Atascosa.
Jones of Runnels.

Kyle of Palo Pinto.
Latham.
Lindsey.
Lotief.
Mackay.
McCullough.
Mitcham.
Moore.
Pope.
Purvey.
Ratliff.
Ray.
Reed of Bowie.
Roberts.
Russell.
Savage.
Scarborough.
Shannon.
Shults.
Steward.
Tarwater.
Tennyson.
Turlington.
Van Zandt.
Wagstaff.
Walker.
Winningham.
Wood.

Absent

Anderson.
Beck.
Bradley.
Burns.
Caven.
Celaya.
Daniel.
Devall.
Dunlap.
Duvall.
Dwyer.
Goodman.
Griffith.
Harman.
Harrison.
Head.
Hicks.
Hill.
Hunt.
Hyder.

Johnson
of Anderson.
Jones of Shelby.
Kayton.
Lemens.
Long.
Magee.
Mathis.
Metcalf.
Nicholson.
Pavlica.
Ramsey.
Reader.
Rogers of Hunt.
Rogers of Ochiltree.
Smith.
Stinson.
Tillery.
Weinert.
Wells.

Absent—Excused

Bedford.	McDougald.
Graves.	Moffett.
Greathouse.	Patterson.
Johnson	Scott.
of Dimmit.	

Question next recurring on the motion by Mr. Chastain it prevailed, and the House, accordingly, at 5:05 o'clock p. m., took recess to 10 o'clock a. m., tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The Committee on Judiciary filed

adverse reports on House Bills Nos. 2 and 3.

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Committee Room,
Austin, Texas, February 7, 1934.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 15, Endorsing Hon. William J. Fanning, of Sulphur Springs, Texas, for the appointment of United States Minister to Czechoslovakia,

Has carefully compared same, and finds it correctly enrolled.

ROGERS of Hunt, Chairman.

In Memory of Hon. Henry E. Webb

Mr. Stubbeman offered the following resolution:

Whereas, On the 9th day of November, A. D. 1933, Judge Henry E. Webb of Odessa, Texas, while returning to his home from the City of Austin, was instantly killed in an automobile accident; and

Whereas, Judge Webb rendered faithful and valuable service to West Texas and the State at large as a Member of the House of Representatives in the Thirty-ninth, Fortieth and Forty-first Legislatures; and

Whereas, He was elected and was serving his second term as County Judge of Ector County, being away from home on official business at the time of his untimely death; and

Whereas, He was at all times earnest and enthusiastic in his efforts for the advancement of all problems for his County and State; and

Whereas, We have again been brought to the realization that Texas has lost a valuable citizen, his County a faithful officer, and his family a devoted and loving husband and father; therefore, be it

Resolved by the House of Representatives of the Forty-third Legislature, That we extend our heartfelt sympathy and condolence to the members of his family in the passing of this faithful man and citizen whose memory is cherished by all those who knew him; and be it further

Resolved, That a page of the Journal be set apart as a Memorial to the Honorable Henry E. Webb, and that when the House adjourns today, that it do so in respect to his memory, and that members of his family be furnished copies of this resolution.

STUBBEMAN,
SAVAGE,
KAYTON,
RAY,
TOWNSEND,
MERRITT,
METCALFE.

The resolution was read second time.

On motion of Mr. Merritt, the names of all the Members of the House were added to the resolution as signers thereof:

Signed—Stevenson, Speaker; Adamson, Aikin, Alexander, Alsup, Anderson, Atchison, Baker, Barrett, Barron, Beck, Bedford, Bergman, Bourne, Bradley, Burns, Butler, Calvert, Camp, Canon, Cathey, Caven, Celaya, Chastain, Clayton, Colson, Coombes, Cowley, Crossley, Daniel, Davidson, Dean, Devall, Dunagan, Dunlap, Duvall, Dwyer, Engelhard, Fain, Fisher, Ford, Fuchs, Glass, Golson, Good, Goodman, Graves, Greathouse, Griffith, Hankamer, Harman, Harris, Harrison, Hartzog, Head, Hester, Hicks, Hill, Hodges, Holekamp, Holland, Holloway, Hoskins, Huddleston, Hughes, Hunt, Hunter, Hyder, Jackson, James, Jefferson, Johnson of Dimmit, Johnson of Anderson, Jones of Runnels, Jones of Shelby, Jones of Atascosa, Kyle of Palo Pinto, Kyle of Hays, Laird, Lange, Latham, Lemens, Leonard, Lindsey, Long, Lotief, Magee, Mackay, Mathis, McCullough, McDougald, McGregor, McKee, Mitcham, Moffett, Moore, Morrison, Morse, Munson, Nicholson, Palmer, Parkhouse, Patterson, Pavlica, Pope, Puryear, Ramsey, Ratliff, Reader, Reed of Bowie, Reed of Dallas, Renfro, Riddle, Roark, Roberts, Rogers of Ochiltree, Rogers of Hunt, Rollins, Russell, Scarborough, Scott, Shannon, Shults, Smith, Stanfield, Steward, Stinson, Stovall, Tarwater, Tennyson, Thomas, Tillery, Turlington, Van Zandt, Vaughan, Wagstaff, Walker, Weinert, Wells, Winningham, Wood, Young.

The resolution was unanimously adopted by a rising vote.